Mary's County; or to any person who is selling or delivering newspapers.

- D. Any person who violates any provision of this section is guilty of a misdemeanor and shall be subject, upon conviction thereof, to a fine not to exceed twenty-five dollars (\$25.) for each violation.
- 61-3.
- A. AN INDIVIDUAL MAY NOT CONDUCT BUSINESS AS A PALM READER, FORTUNE TELLER, SOOTHSAYER, OR PSYCHIC IN ST. MARY'S COUNTY WITHOUT A CURRENT LICENSE ISSUED BY THE SHERIFF OF THE COUNTY.
- B. THE SHERIFF OF ST. MARY'S COUNTY SHALL PREPARE AND HAVE AVAILABLE LICENSE APPLICATION FORMS FOR PALM READERS, FORTUNE TELLERS, SOOTHSAYERS, AND PSYCHICS. THE LICENSE SHALL COVER A 1-YEAR PERIOD AND THE FEE SHALL BE \$250.
- C. THE SHERIFF MAY ISSUE A LICENSE ONLY UPON PHOTOGRAPHING AND FINGERPRINTING THE APPLICANT AND DETERMINING THAT THE APPLICANT---
- (1) HAS NEVER BEEN CONVICTED OF A FELONY OR MISDEMEANOR FOR WHICH A SENTENCE OF IMPRISONMENT-FOR-MORE-THAN-1 YEAR UNSUSPENDED IMPRISONMENT OF 6 MONTHS OR MORE WAS IMPOSED UNLESS THE APPLICANT:
- $\mbox{$\left(\frac{1}{2}\right)$}$  (1) WAS PARDONED BY THE GOVERNOR OF MARYLAND UNDER ARTICLE II, SECTION 20 OF THE MARYLAND CONSTITUTION; OR
- (11) (2) WAS GRANTED RELIEF UNDER TITLE 18, SECTION 925(C) OF THE UNITED STATES CODE-;-.
- (2)--HAS-NOT--EXHIBITED--A--PROPENSITY--FOR--FRAUD--OR DECEIT;-AND
- (3)--IS-NOT-AN-HABITUAL-USER-OF-A-CONTROLLED-DANGEROUS SUBSTANCE-OR-ALCOHOL-
- D. ANY CONVICTION OF A LICENSE HOLDER FOR A FELONY OR MISDEMEANOR FOR WHICH A-PRISON-SENTENCE-OF-MORE-THAN--1--YEAR AN UNSUSPENDED IMPRISONMENT OF 6 MONTHS OR MORE HAS BEEN IMPOSED SHALL RESULT IN AUTOMATIC REVOCATION OF THE LICENSE.
- E. THIS SECTION DOES NOT APPLY TO ANY ACTIVITY CONDUCTED ON BEHALF OF ANY NONPROFIT OR CHARITABLE AGENCY OR ORGANIZATION.
- F. ANY PERSON VIOLATING THE PROVISIONS OF THIS SECTION IS GUILTY OF A MISDEMEANOR AND IS SUBJECT TO A FINE OF NOT MORE THAN \$250 \$1,000 FOR EACH VIOLATION AND IMPRISONMENT FOR NOT MORE THAN 3-MONTHS 60 DAYS, OR BOTH.